## UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA

In re:	Chapter 13 Case No. 16-52268 MEH
Gregory A. Del Carlo and	Case No. 10-32208 MEH
Tracy L. Del Carlo,	AMENDED OBJECTION TO CLAIM; NOTICE OF OPPORTUNITY FOR HEARING; CERTIFICATE OF SERVICE
	CLAIMANT: Louis S. Del Carlo
Debtor(s)	CLAIM NO: 13
The Debtor object(s) to the allowance of the claim de	
NAME & ADDRESS OF CLAIMANT (as set forth of	
Louis S. Del Carlo	\$99,771.00 12/23/2016
173 Mitchell Road	
Hollister, CA 95023  The basis for the objection is that the claim attached h	harata
The basis for the objection is that the claim attached h	by
does not include a copy of the underlying jud	
does not include a copy of the security agree fails to assert grounds for priority. does not include a copy of the assignment(s)	
does not include a copy of the assignment(s)	) upon which it is based.
appears to include interest or charges accrue	ed after the filing of this case on
<ul><li>appears to include interest or charges accrued</li><li>is not timely filed.</li></ul>	
<u>x</u> is not being prosecuted by the real party in interest. Claimant passed away on March 20, 2017, and his surviving	
spouse was made aware of the requirement of FRCP Rule 17(a) that a successor must be substituted in as a real	
party in interest(see Docket No. 29 in Adversary Proceeding No. 16-5084, Louis Del Carlo v. Gregory Del Carlo).	
The Objecting Party will ask the Court to enter an Ord allowed as a secured claim in the amount of: allowed as an unsecured claim in the amount allowed as a priority claim in the amount of: x disallowed in its entirety	t of: \$
<b>NOTICE IS HEREBY GIVEN</b> , pursuant to FRBP 3007 as modified by Local Rule 9014: 1) that any objection to the requested relief, or a request for hearing on the matter must be filed and served on the requesting party within twenty (21) days of mailing of the notice; 2) that a request for hearing or objection must be accompanied by any declarations or memoranda of law the party objecting or requesting wishes to present in support of its position; 3) that if there is not a timely objection to the requested relief or a request for hearing, the Court may enter an order granting the relief by default; and 4) that the initiating party will give at least ten (7) days written notice of hearing to the objecting or requesting party, and to any trustee or committee appointed in the case, in the event an objection or request for hearing is timely made.	
Dated: 5/7/2018	/s/Stanley Zlotoff
	Attorney for Debtors and Objecting Parties
DEBTOR(S') ADDRESS:	300 S. First St. #215
Gregory and Tracy Del Carlo	San Jose, CA 95113
2007 Gypsy Avenue	Telephone: (408) 287-5087
San Martin, CA 95046	TIEICATE OF SEDVICE
I am not less than 18 years of age and not a party to the with 95113. I served this OBJECTION TO CLAIM; NOTICE Copostage pre-paid, at San Jose, California, on the date noted entitled to notice, the Chapter 13 Trustee will receive such a perjury, that the foregoing is true and correct.  Dated: 5/7/2018 San Jose, California.	TIFICATE OF SERVICE thin case. My business address is: 300 S. First Street #215, San Jose, CA OF OPPORTUNITY FOR HEARING by first-class United States Mail, d below and addressed to the Claimant above, and on those listed below. If notice upon the electronic filing of this document I declare, under penalty of  /s/Stanley A. Zlotoff
* Stanley A. Zlotoff	

Peter R. Spurzem, esq.
Pipal Spurzem & Liem, LLP, 350 Fifth Street, Hollister, CA 95023

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\*Rev. 2/05